

EX PARTE OR LATE FILED

City of

BATTLE CREEK

June 24, 1998

City Manager's Office

Merrill R. Stanley
City Manager

Ms. Magalie Roman Salas, Secretary Federal Communications Commission 1919 M Street, NW/Room 222 Washington, D. C. 20554

Wayne D. Wiley Assistant City Manager

RE: Ex Parte Filing in Cases FO 91-171; FO 91-301

Cherise Brandell
Assistant to the
City Manager

Dear Secretary Salas:

10 N. Division St. P.O. Box 1717 Battle Creek, Michigan 49016-1717 Enclosed are two copies of an ex parte presentation in the above referenced proceedings.

Phone (616) 966-3378 Fax (616) 966-6654 Sincerely,

Website www.battlecreek.com

Merrill R. Stanley City Manager

MRS/gth

Enclosures -- 2

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Chairman William Kennard Federal Communications Commission 1919 M Street, NW/Room 814 Washington, D. C. 20554

RE: Ex Parte Filing in cases FO 91-171; FO 91-301

Dear Chairman Kennard:

Please reject the proposed change in your Emergency Alert System (EAS) rules. It would prevent people watching local TV stations on a cable system, from receiving emergency announcements from their local public safety authorities.

There is no basis for such preemption of State and local public safety authorities, particularly against their will. All viewers of cable channels should get emergency announcements from their local public safety authority, otherwise, the public is harmed. Therefore, please reject the proposed change, including any proposal to preempt franchise provisions on local emergency alerts.

Municipalities are charged with protecting the public safety. They have trained public safety authorities on duty 24 hours a day with an obligation and duty to notify the public of emergencies. Where they have felt it necessary (such as TV station announcements being inadequate or needing supplementing) municipalities require all-channel local alert systems in their cable franchises. It is a violation of Federalism, common sense, and your statutory duty, to turn this vital public safety function over to a private party who has no obligation, training, or authority on public safety matters.

Broadcasters supporting the proposed rule, claim that their emergency alerts are superior to those of State and local public safety authorities. This is a decision for each municipal safety authority to determine, on a case-by-case basis, as reflected in their cable franchise. This decision cannot be turned over to a private party with no public safety obligation.

Alert systems deal with emergencies where public safety authorities have determined that the public needs to be informed immediately. The fact that emergency alerts from public safety authorities may occasionally overlap those of private parties (such as broadcasters) is a minor problem, if it is a problem at all. The NAB's (National Association of Broadcasters) proposed rule is unacceptable because it guarantees a substantial reduction in the number of

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people receiving emergency announcements from their local public safety authority.

Emergency information on TV stations can be helpful, but typically apply mainly to weather. Local emergency alerts are also used for other types of emergencies, such as hazardous material spills, gas leaks, prison escapes, street and bridge closings and local snow emergencies. Again, TV stations typically don't cover these, in part, because TV stations serve hundreds of communities. They don't cover local emergencies which affect only one community. Cable systems are often the best or only means for municipalities to alert their residents to local emergencies which reflect local conditions.

The Cable Act allows communities, in renewals, to require cable systems to meet community needs. Local emergency alert systems are a part of meeting such needs and because they are protected by these provisions of the Cable Act, you cannot preempt them. Any attempt at preemption would violate the principles of the U. S. Constitution due to public safety matters being of vital local concern.

Thank you for the opportunity to provide this input.

Sincerely,

Merrill R. Stanley City Manager

MRS/gth

c: Mayor/Commission